RICHARD D. EMERY Andrew G. Celli, Jr. MATTHEW D. BRINCKERHOFF JONATIIAN S, ARADY EARL S. WARD II ANN M. MAAZEI. HALR. LIEBERMAN DANIEL J. KORNSTEIN O. ANDREW F. WILSON ELIZABETH S. SAYLOR DEDRA L. GREENBERGER ZOE SALZMAN SAM SHAPIRO ALISON FRICK DAVID LEBOWITZ HAYLEY HOROWITZ THEODOR O. OXHOLM R. ORION DANJUMA

EMERY CELLI BRINCKERHOFF & ABADY LLP

ATTORNEYS AT LAW
600 FIFTH AVENUE AT ROCKEFELLER CENTER
10TH PLOOK
NEW YORK, NEW YORK 10020

TELEPHONE
(212) 763-5000
FACSIMILE
(212) 763-5001
WEN ADDRESS
www.ecbalaw.com

CHARLES J. OGLETREE, JR. DIANE L. HOUK

September 18, 2015

Via Facsimile (212) 857-2346

The Honorable Denny Chin United States Circuit Judge United States Courthouse 40 Foley Square New York, NY 10007-1502

Re: Sykes, et al. v. Mel S. Harris and Associates LLC, et al., 09 Civ. 8486 (DC)

Dear Judge Chin:

c.

This firm, along with co-counsel MFY Legal Services and the New Economy Project, represents Plaintiffs and the Class in the above-referenced action. Consistent with our letter dated September 11, 2015, we write to inform the Court that, with substantial assistance from Judge Ellis, we have reached an agreement in principle on the monetary aspects of a settlement with the Mcl Harris and Samserv Defendants. We write now to seek approximately three weeks, up to October 12, 2015, to consummate a settlement agreement with the Mcl Harris and Samserv Defendants. Once we execute settlement agreements with all defendants, but no later than October 12, 2015, we will inform the Court and propose a schedule for filling out motion for preliminary approval. The Legadia Defendants and the Samserv Defendants consent to this request. We have been unable to reach the Mel Harris Defendants at this time, but do not anticipate that they would object to proceeding in this fashion.

We thank the Court for its consideration of these matters and are available should the Court have any questions or concerns.

Sincerely,

Matthew D. Brinckerhoff

All Counsel of Record, via email 10 SC

9-18-2015